

DAVID G. CONLIN, P.C.

RONALD I. EISENSTEIN

ERNEST V. LINEK

-LINDA M. BUCKLEY

HENRY D. PAHL, JR.

PETER J. MANUS

GEORGE W. NEUNER, P.C.

FAX COPY RECEIV

MAY 2 8 1997 130 WALER STILL-BOSTON, MASSACHUSETTS 02109-4280

GROUP 2500

(617) 523-3400

DIKE, BRONSTEIN, ROBERTS & CUSHMAN, LLP

INTELLECTUAL PROPERTY LAW

DAVID S. RESNICK PETER E CORLESS JOHN L. WELCH CARA Z. LOWEN BRIAN L. MICHAELIS WILLIAM J. DALEY, JR. DAVID D. LOWRY

OF COUNSEL SEWALL P. BRONSTEIN, P.C. MILTON McK. OLIVER

TECHNOLOGY SPECIALIST: ROBERT L. BUCHANAN, Ph.D. MARIANNE McLAUGHLIN

FACSIMILE (617) 523-6440 (617) 523-7318 www.dbrc.com

FACSIMILE TRANSMITTAL COVER SHEET

DATE: May 27, 1997	<u>. </u>
TO: Group 2515 USPIO (Company)	FAX No. 703308-7725 Country: <u>US</u>
·	FAX Nos. 23-6440 23-7318
Should there be any problem with contact Peggy Waters at the by telex 200291 STRE UR.	above telephone number or
No. of pages (incl. Your Reference No	uding cover sheet) RECEIVED
MESSAGE:	GROUP 2500

NOTICE

The message and/or information which accompanies this facsimile cover sheet is intended for the addressee named above only. If you are not the intended recipient, please contact the sender by collect telephone at the number indicated. You will be advised regarding the disposition of what you have received. The misdelivery of the message and/or information which accompanies this facsimile cover sheet is not intended to be and shall not constitute a disclosure of trade secrets, of attorney work product or of an attorney-client communication. No waiver of any privilege is Thank you for your attention to this matter.

FAX COPY RECEIVED MAY 2 8 1997

Attorney's Docket No.

904/45605

PATERGROUP 2500

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Y. Izumi

Filed:

Serial No.: 0 8 / 468,649

06/06/95

Group No.: 2515

Examiner: J. Dudek

For:

LIQUID CRYSTAL DISPLAY FORMED BY A PLURALITY OF NON ELECTRICALLY

INTERCONNECTED LIQUID CRYSTAL DISPLAY PANELS

RESPONSE UNDER 37 C.F.R. 1.116 EXPEDITED PROCEDURE **EXAMINING GROUP**

Box AF Assistant Commissioner for Patents Washington, D.C. 20231

To take advantage of the expedited procedure the envelope in which this paper is malled must be: addressed as shown and must also be marked "Box AF" in the lower left hand corner. Alternatively, this paper can be hand carried to the particular Examining Group or other area of the Office in which the application is pending; in which case any envelope in which this paper is placed must be marked as in the bold type box above. Notice of Sept. 20, 1985 (1059 O.G. 19-20).

AMENDMENT OR RESPONSE AFTER FINAL REJECTION—TRANSMITTAL

1. Transmitted herewith is an amendment after final rejection (37 C.F.R. 1.116) for this application.

NOTE: Response to Final Rejection-Avoiding Extension Fees "In patent applications wherein a three month Shortened Statutory Period (SSP) is set for response to a Final Rejection, the response would best be filed within two months of the date of the Office Action. If filed within two months, any Advisory Action mailed after the SSP expires will reset the SSP to expire on the date of the Advisory Action for extension fee purposes, but never more than six months from the date of the Final Rejection." Notice of Nov. 30, 1990 (1122 O.G. 571 to 591).

CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. 1.82)

I hereby certify that this correspondence is, on the date shown below, being:

MAILING

FACSIMILE

deposited with the United States Postal Service with sufficient postage as first class mail, in an envelope addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

5-27-97 Date:

XIX transmitted by facsimile to the

Patent and Trademark Office.

(type or print name of person certifying)

(Amendment or Response After Final Rejection—Transmittal [9-20]—page 1 of EX 1000

•			O CALOU		
	2. Appli	icant is			
			verified statement:		
		☐ is attached.		•	
		☐ was already	filed.		
	:	other than a small	all entity.		
	_		EXTENSION OF TER	M	
			Amendment filed in response to a file	nal office action, the Notice of C	December
), 1985 (1061 O.G. 34 f a timely response ha	4-35) states: Is been filed after a Final Office Action	n, an extension of time is required	to permit
	fili of fo	ing and/or entry of a N f the shortened statut	lotice of Appeal or filing and/or entry of tory period unless the timely-filed res se, if a Notice of Appeal has been fi	of an additional amendment after sponse placed the application in	expiration condition
	3.		(complete (a) or (b), as app	olicable)	
		Applicant pe	etitions for an extension of ti F.R. 1.17(a)-(d)) for the total n	me under 37 C.F.R. 1.136) d below:
	F	xtension	Fee for other than	Fee for	
•		months)	small entity	small entity	• * •
		e month	\$ 110.00	\$ 55.00	
		o months	\$ 390.00	\$195.00 \$465.00	<u> </u>
		ee months ur months	\$ 930.00 \$1,470.00	\$735.00 \$735.00	
: : **		ii monus	41,470.00	Fee \$ 110.00	
	If addi	itional extension	of time is required, please co	onsider this a petition the	etor.
		(check	and complete the next item	, if applicable)	
		An extension for	or months has al	ready been secured. The	fee paid
	·	therefor of \$	is deducted from the	e total fee due for the tota	I months :
•	•	of: extension no	ow requested.	<u></u>	المائية المراجع والمائة بما
			Extension fee due with the	nis request \$	
	•,		OR		<u>.</u>
	(b) 🗆	tional petition	ves that no extension of term is being made to provide for verlooked the need for a peti	r the possibility that appli	cant has
	·	• • •			
•	••				•
·					
		φ.	- Amendment or Response After Final	Rejection-Transmittal [9-20]	page 2 of 4)
					•

FEE FOR CLAIMS

		(Col. 1)		(Col. 2)	(Col. 3)	SMALL	ENTITY		OTHER SMALL	ENTITY
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDIT. FEE	OR	RATE	ADDIT. FEE
	TOTAL	•	MINUS	••		×\$11=	\$	-	× \$22=	s
	INDEP.	•	MINUS	***	-	= \$40 =	S	-	= \$80 =	S
- · · · · ·	☐ FIRST	F PRESENTATION	N OF MUL	TIPLE DEP. CLAI	M	+\$130=	S	-	+ \$260 =	\$:
•						TOTAL	- \$	OR	TOTAL	
.= *:										e-
	*** [f the "Highest No. f the "Highest No.	. Previously	han entry in Col. 2, Paid for IN THIS Paid For IN THIS	write "0" in 6 SPACE is les S SPACE is le	ss than 20, ss than 3,	enter "3".			\$
	. ** I	f the "Highest No. If the "Highest No. Inc. "Highest No. I Col. I of a prior a NING: "After fin	. Previously . Previously Previously mendment al rejection	Paid for IN THIS	write "0" in (SPACE is less SPACE is less indep.) is the laims originally amendment	Col. 3. ss than 20, ss than 3, highest nur filed. ss may be	enter "3". nber found made canc	in the	claims or	te box in
	. ** I	f the "Highest No. If the "Highest No. Inc. "Highest No. I Col. I of a prior a NING: "After fin	Previously Previously Previously mendment al rejection requireme	Paid for IN THIS Paid For IN THIS Paid For (Total or or the number of cla or action (§ 1.113	write "0" in 6 SPACE is less SPACE is les indep.) is the aims originally amendment has been ma	Col. 3. ss than 20, ss than 3, highest nur filed: ss may be ade." 37 C	enter "3". mber found made canc C.F.R. § 1.	in the	claims or	te box in
	** I *** I 1 (f the "Highest No. If the "Highest No. Inc. "Highest No. I Col. I of a prior a NING: "After fin	Previously Previously Previously Inendment al rejection requirement	Paid for" IN THIS Paid For" IN THIS Paid For" (Total or or the number of cla nor action (§ 1.113 ents of form which (complete (c) C	write "0" in 6 SPACE is less SPACE is les indep.) is the aims originally amendment has been ma	Col. 3. ss than 20, ss than 3, highest nur filed: ss may be ade." 37 C	enter "3". mber found made canc C.F.R. § 1.	in the	claims or	te box in
	** I *** I 1 (f the "Highest No. If the "Highest No. Inc. "Highest No. It of a prior a NING: "After finwith any	Previously Previously Previously Inendment al rejection requirement	Paid for" IN THIS Paid For" IN THIS Paid For" (Total or or the number of cla nor action (§ 1.113 ents of form which (complete (c) C	write "0" in 6 SPACE is less SPACE is les indep.) is the aims originally amendment has been ma	Col. 3. ss than 20, ss than 3, highest nur filed: ss may be ade." 37 C	enter "3". mber found made canc C.F.R. § 1.	in the	claims or	te box in
	** I *** I 1 (f the "Highest No. If the "Highest No. In the Highest No. It of a prior a NING: "After fin with any No. It of a No. It of a prior a NING: "After fin with any No. It of a No.	Previously	Paid for" IN THIS Paid For" IN THIS Paid For" (Total or or the number of cla nor action (§ 1.113 ents of form which (complete (c) C	write "0" in (is SPACE is less SPACE is les indep.) is the aims originally amendment has been mater (d), as a por (d), as a por (DR	Col. 3. ss than 20, ss than 3, highest nur filed: ss may be ade." 37 C	enter "3". mber found made canc C.F.R. § 1.	in the	claims or	te box in
	** I *** I (WAR!	f the "Highest No. If the "Highest No. In the Highest No. It of a prior a NING: "After fin with any No. It of a No. It of a prior a NING: "After fin with any No. It of a No.	Previously	Paid for" IN THIS Paid For" IN THIS Paid For" (Total or or the number of cla nor action (§ 1.113 ents of form which (complete (c) complete (c) complete els required.	write "0" in (is SPACE is less SPACE is les indep.) is the aims originally amendment has been mater (d), as a por (d), as a por (DR	Col. 3. ss than 20, ss than 3, highest nur filed: s may be ade." 37 C	enter "3". mber found made canc C.F.R. § 1.	in the	claims or	te box in
	** I *** I (WAR!	f the "Highest No. If the "Highest No. If the "Highest No. It of a prior a NING: "After finwith any No. additional Total ad Attached	Previously	Paid for" IN THIS Paid For" IN THIS Paid For" (Total or or the number of cla nor action (§ 1.113 ents of form which (complete (c) complete (c) complete els required.	write "0" in (s SPACE is less SPACE is less space is the indep.) is the aims originally amendment has been made or (d), as a part of (d), as a part of \$	Col. 3. ss than 20, ss than 3, highest nur filed: s may be ade." 37 C	enter "3". mber found made canc C.F.R. § 1.	in the	claims or	te box in

FEE DEFICIENCY



NOTE: Where there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the case. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).

AND/OR

If any additional fee for claims is required, charge Account No. _____04-1105

Reg. No.: 34,221

Tel. No.: (617) 523-3400

SIGNATURE OF ATTORNEY

Brian L. Michaelis

(type or print name of attorney)

DIKE, BRONSTEIN, ROBERTS & CUSHMAN, LLP
P.O. Address

130 Water Street, Boston, MA 02109

(Amendment or Response After Final Rejection-Transmittal [9-20]-page 4 of 4)

9-138